1	Andrew H. Wilson, #063209	
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4	(415) 954-0938 (FAX)	
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5	BOWLES & MOXON 6255 Sunset Boulevard	
6	Suite 2000 Los Angeles, CA 90028	RECEIVED
7	(213) 661-4030 (213) 953-3351 (FAX)	NOV 2 3 1993
8		HUB LAW OFFICES
9	Attorneys for Plaintiff CHURCH OF SCIENTOLOGY INTERNATIONAL	
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
11	FOR THE COUNTY OF MARIN	
12		
13	CHURCH OF SCIENTOLOGY INTERNATIONAL,)	CASE NO. 157 680
14	a California not- for-profit) religious corporation;)	NOTICE OF MOTION AND
15) Plaintiff,)	MOTION TO COMPEL PRODUCTION OF DOCUMENTS FROM DEFENDANT GERALD
16	vs.	ARMSTRONG
17	GERALD ARMSTRONG; MICHAEL WALTON;)	
18	THE GERALD ARMSTRONG CORPORATION, a) California for-profit corporation;) Does 1 through 100, inclusive,)	DATE: January 14, 1994 TIME: 9:00 a.m. DEPT: 1
19) Defendants.	TRIAL DATE: None
20)	DISCOVERY CUT OFF: None MOTION CUT OFF: None
21)	
22	TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:	
23	PLEASE TAKE NOTICE that on January 14, 1994 at 9:00 a.m. in	
24	Department 1 of the above-entitled of	court, Plaintiff CHURCH OF
25	SCIENTOLOGY INTERNATIONAL ("the Church") will and does hereby move,	
26	pursuant to C.C.P. §§ 2031(1) and 2023(1), for an order compelling	
27	defendant GERALD ARMSTRONG to produce documents for inspection and	
28	copying, as requested in the Church	n's First Request for the

WILSON, RYAN & CAMPILONGO 235 Montgomery Street, Suite 450 San Francisco, California 94104

1	Production of Documents By Defendant Gerald Armstrong. This motion	
2	is made on the grounds that defendant Armstrong has refused to	
3	produce any documents in response to the Church's reasonable	
4	requests, producing instead a series of objections which are	
5	evasive, meritless and interjected in bad faith to impede discovery.	
6	This motion is based on this notice, and the accompanying memorandum	
7	of points and authorities, declaration of Andrew H. Wilson, and	
8	separate statement of requests in dispute.	
9	Dated: November 23, 1993 Respectfully submitted,	
10	WILSON, RYAN & CAMPILONGO	
11		
12	By: Andrew H. Wilson	
13	Laurie J. Bartilson BOWLES & MOXON	
14	Attorneys for Plaintiff	
15	CHURCH OF SCIENTOLOGY INTERNATIONAL	
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